1	DILL LOCKVED Attorney General	29 A. A.
	BILL LOCKYER, Attorney General of the State of California	$H_{i} \rightarrow 0$
	MARY E. HACKENBRACHT Senior Assistant Attorney General	2006 NOV 28 AMII: 50
3	RUSSELL B. HILDRETH Deputy Attorney General	COUNTY OF STREET AND THE
4	State Bar No. 166167	BY
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7	Attorneys for California Department of Pesticide Regulation	
8	3	
9	SUPERIOR COURT OF CALIFORNIA	
10	COUNTY OF STANISLAUS	
11	PATTERSON FLYING SERVICE, CHRIS	
12	TRINKLE	Case No.: 381269
13	Petitioner,	NOTICE OF ENTRY OF ORDER DENYING
14	v.	PETITION FOR WRIT OF MANDATE; JUDGMENT OF
15	CALIFORNIA DEPARTMENT OF PESTICIDE REGULATION, et al.	DISMISSAL
16	Respondent,	
17	THE PEOPLE OF THE STATE OF	Petition Filed: June 20, 2006
18	CALIFORNIA AND DOES 1-25,	· · · · · · · · · · · · · · · · · · ·
19	Real Parties in Interest.	
20		
21	To all parties and their attorneys of record:	
22	PLEASE TAKE NOTICE that on November 21, 2006, the Superior Court, County	
23	of Stanislaus, entered an order denying petition for writ of mandate and granting judgment	
24	of dismissal, in the form attached and incorporated by reference.	
25		OCKYER General \
26	Dife!	
27	Russell B. Hildreth	
28	Deputy 1	Attorney General

Notice of Entry of Order Denying Petition for Writ of Mandate; Judgment of Dismissal

THED 1 BILL LOCKYER, Attorney General of the State of California 2006 NOV 21 AM 11: 45 MARY E. HACKENBRACHT Senior Assistant Attorney General RUSSELL B. HILDRETH Deputy Attorney General 4 State Bar No. 166167 1300 I Street P.O. Box 944255 Sacramento, CA 94244-2550 Telephone: (916) 327-7853 Fax: (916) 327-2319 7 Attorneys for California Department of Pesticide Regulation SUPERIOR COURT OF CALIFORNIA 9 10 COUNTY OF STANISLAUS 11 PATTERSON FLYING SERVICE, CHRIS 12 Case No.: 381269 TRINKLE 13 ORDER DENYING Petitioner, PETITION FOR WRIT OF 14 MANDATE; JUDGMENT OF ν. DISMISSAL 15 CALIFORNIA DEPARTMENT OF PESTICIDE REGULATION, et al. 16 Date: October 27, 2006 Respondent, Time: 8:30 a.m. 17 Dept.: 21, Judge Mayhew THE PEOPLE OF THE STATE OF 18 Petition Filed: June 20, 2006 CALIFORNIA AND DOES 1-25, 19 Real Parties in Interest. 20 21 ORDER DENYING PETITION FOR WRIT OF MANDATE 22 TO ALL PARTIES AND THEIR ATTORNEYS OF RECORD: This matter came on 23 regularly for hearing on October 27, 2006, Hon. William A. Mayhew, presiding, the Court 24 having issued its tentative ruling the day before, denying the petition for writ of mandate. 25 A true and correct copy of the Court's tentative ruling is attached and incorporated by 26 reference. 28

At the October 27, 2006, hearing, the Court heard arguments on the merits of the Petition. Counsel William McPike appeared for Petitioners Patterson Flying Service and Chris Trinkle. Russell Hildreth appeared for Respondent California Department of Pesticide Regulation. After oral argument the Court affirmed the tentative ruling.

Accordingly, it is hereby ordered that the petition for writ of mandate is DENIED. Respondent's motion to strike the entire petition is DENIED. Respondent's motion to strike the extra-record evidence is GRANTED.

## JUDGMENT OF DISMISSAL

The Court, having on October 27, 2006, denied the petition for writ of mandate, HEREBY ORDERS, ADJUDGES, AND DECREES that the Petition and all requests for relief therein are in all respects DISMISSED and judgment shall enter in favor of respondents California Department of Pesticide Regulation.

This action is dismissed.

IT IS SO ORDERED.

DATED:

Hon. JOHN F. KRAETZER
Judge of the Superior Court FOR
WILLIAM A. MAYHEW

APPROVED AS TO FORM:

DATED: 1/2/06

William McPike, Esq Counsel for Petitioners

## **Tentative Ruling Announcement**

## Friday October 27, 2006

If the Tentative Ruling in your case is satisfactory, you need not appear at the scheduled time, the ruling becomes final, and the prevailing party prepares the order.

However, if you are not satisfied with the Tentative Ruling, and wish to appear and argue the matter, YOU MUST NOTIFY the Clerk's office and opposing counsel of your intent before 4:00 p.m. TODAY.

When doing so, you must indicate as to which issue(s) and/or motion(s) a hearing is being requested. If requesting a hearing for clarification of tentative ruling, specify what matter(s) and/or issue(s) need clarification.

You may notify the Clerk's office by calling: (209) 558-6000 or (209) 525-7702, prior to 4 p.m.

Please refer to Local Rule of Court 3.20(b) concerning court reporter fees.

If a Hearing is Required or You Request a Hearing for a Law and Motion Matter Scheduled in Department 1 or 15 in Modesto or Department 21 in Ceres, please contact the Court Reporter Coordinator at (209) 525-6373 to request a reporter and determine availability. If a Staff Reporter is not available, you may need to provide your own.

The following are the tentative ruling cases calendared before Judge Roger M. Beauchesue in Dept # 15:

353721 – RODRIGUEZ V. CITY OF MODESTO – Plaintiffs Karin Rodriguez, Jocelyn Reed and Debra Eggerman's Motion to Augment Expert Witness Information – GRANTED, as unopposed. The Court grants the motion unconditionally, i.e. the granting of the motion is <u>not</u> conditional upon allowing Defendants to redepose the already-deposed witnesses. The reciprocal requests for monetary sanctions are DENIED. To impose any sanctions under the circumstances presented would be unjust.

371602 - BAHLMAN V. FLEETWOOD MOTOR HOMES - Defendants Fleetwood Motor Homes' of Pennsylvania's Motion for Summary Judgment or in the Alternative Summary Adjudication (Continued from 10/13/06) - **DENIED**. The Court notes again that the Plaintiff has voluntarily dismissed her first cause of action under the Song Beverly Consumer Warranty Act – therefore the only cause of action addressed by this motion is her third cause of action for violation of the federal Magnusson-Moss Warranty Act. In this regard, Defendant failed to meet its moving burden of production by failing to make a prima facie showing that there are no triable issues of material fact as to a violation of the federal act. Defendant puts forth no evidence whatsoever that it issued or provided Plaintiff with either a full or limited warranty, or any warranty at all. Without evidence as to the scope of the warranty, it is impossible to determine the application of 15 USC 2304(a)(4), as requested by Defendant. Even if Defendant had met its burden of proof on the motion, Plaintiff's supplemental points and authorities and separate statement filed with the Court pursuant to the Court's 10/13/06 minute order provide evidence of a triable dispute of material fact as to whether the Plaintiff provided Defendant Fleetwood with a "reasonable opportunity to cure" under the warranty provided to herwhether limited or full. Normally whether or not a manufacturer was given a reasonable opportunity to cure a defect (by either repairing, replacing or refunding) is an issue of fact for the trier of fact. Only when no reasonable jury could decide in an opposing party's favor is a moving party entitled to

summary judgment on this issue. In the Court's opinion, a reasonable jury could determine that Plaintiff did provide Defendant Fleetwood with a reasonable opportunity to cure the major manufacturing defects in this motorhome by leaving it with a purportedly reputable dealership for over 40 days. The motion for summary judgment, or in the alternative summary adjudication, is therefore **DENIED**.

The following are the tentative ruling cases calendared before Judge William A. Mayhew in Dept #21 (located at 2744 2<sup>nd</sup> Street, Ceres):

376099 - SATTERWHITE V. EMPIRE - Defendant's Motion for Summary Judgment or, in the Alternative, Motion for Summary Adjudication - MOOT by settlement.

376498 - AMIRFAR V. JULIAN - Attorney's Motion to be Relieved as Plaintiff's Counsel - GRANTED.

378710 – HATTON V. BECK – Defendant's/Cross-Complainant's, William H. Beck, Donald Beck, and NXCESS, LLC'S Motion for Preliminary Injunction or Order Releasing Funds from bank trust account for payment of Federal and State Taxes, Penalties, and Interest – DENIED. Request to introduce oral testimony DENIED. Matter can be adequately addressed by declaration.

381269 – PATTERSON FLYING V. CA. DEPARTMENT OF PESTICIDE – (a) Respondent's Motion to Strike Extra Record Evidence(b) Respondent's Motion to Strike Petition for Writ of Administrative Mandamus (c) Petitioner's Petition for Writ of Administrative Mandamus (Continued from 9/13/06) – The petition of Patterson Flying Service, Inc., and Chris Trinkle, is DENIED. Respondent's motion to strike the entire petition is DENIED. Respondent's motion to strike extrarecord evidence is GRANTED.

383790 – EASON V. BRASIL – Petitioner's Petition to Confirm Contractual Arbitration Award – DENIED, insufficient notice.

## 1 **DECLARATION OF SERVICE** 2 3 Patterson Flying Service, et al v. Calif. Dept. of Pesticide Regulation, et al Case Name: Court No.: 4 Stanislaus County Superior Court Case No. 381269 5 I declare that I am employed in the County of Sacramento, California. I am over the age of 18 years and not a party to the within entitled cause: my business address is 1300 I Street, Sacramento, California 95814. I am readily familiar with the business practice, at my place of business, for the collection and processing of correspondence for mailing with the United States Postal Service. Correspondence so collected and processed is deposited with the postal service in the ordinary course of business on the same day on which it is placed for mailing. 9 10 On November 27, 2006, I served the following document: 11 NOTICE OF ENTRY OF ORDER DENYING PETITION FOR WRIT OF MANDATE; JUDGMENT OF DISMISSAL 12 13 on the parties in said action as follows: 14 PERSONAL SERVICE through ATTORNEYS DIVERSIFIED SERVICE by placing a true copy thereof enclosed in a sealed envelope, addressed as shown 15 below. 16 (OVERNIGHT MAIL through GOLDEN STATE COURIER) by placing a true copy thereof enclosed in a sealed envelope, addressed as 17 shown below: 18 (FACSIMILE) by facsimile, as shown below: 19 20 (REGULAR MAIL) by placing a true copy thereof enclosed in a sealed 21 envelope in the internal mail collection system, addressed as shown below: 22 William McPike, Esq. Attorney for Petitioner 36360 Peterson Road 23 Auberry, CA 93602 24 25 I declare under penalty of perjury the foregoing is true and correct and that this declaration was executed on September 7, 2006, at Sacramento, California. 26 27

ROCHELLE UDA-QUILLEN
Typed Name

Parelle Markeul